

IN THE UNITED STATES DISTRICT COURT FOR  
THE WESTERN DISTRICT OF OKLAHOMA

1. JOHN HENRY KOONTZ, and	)	
2. LILLIAS MATHIE KOONTZ	)	
	)	
Plaintiffs,	)	
v.	)	Case No. CIV-18-801-SLP
	)	
1. CSAA FIRE & CASUALTY	)	
INSURANCE COMPANY, a foreign, for	)	
profit Insurance Corporation,	)	
	)	
Defendant.	)	

**PLAINTIFFS' EXPERT WITNESS LIST**

COME NOW Plaintiffs John and Lillias Koontz, pursuant to the Court's scheduling order and Fed. R. Civ. P. 26(a)(2), and identify the following persons retained as experts expected to offer expert testimony a trial in this matter relative to plaintiff's case in chief.

	Witness Name and Address	Proposed Testimony
1	Richard N. Cary Insurance Expert	Mr. Cary is an expert in claims handling and insurance industry standards. His expert report has been sent to Defendant CSAA in c/o attorney Pignato. In his report Mr. Cary identifies his opinions and areas of testimony.
2	Chad Williams Engineering Expert	Mr. Williams is a professional engineer. His expert report has been sent to Defendant CSAA in c/o attorney Pignato. Mr. Williams will testify about his inspection of the Koontz home and offer expert opinions contained or reasonably related to the discussion in his report and Rule 26 report.

3	Aaron Heiland and/or Chris Slusser w/ Mallard Construction.	Will provide testimony that could be deemed expert testimony but witness is a fact witness with expertise and not a retained expert by plaintiff. The witnesses from Mallard Construction will offer arguably Rule 702 testimony in the areas of construction and identification of wind and hail damage, i.e., the areas in which they became involved as fact witnesses in the claim.
4	Wayne Schwartz 2119 N. Eastern, Suite EE7 Moore, OK 73160	Mr. Schwartz is a licensed public adjuster. He also is qualified as an expert by knowledge, skill, experience, training and education in the areas of construction, insurance adjustment, Xactimate, identification of hail and wind damage to roofs, and repair thereto. While Mr. Schwartz is not an expert retained by the Plaintiffs, he will nevertheless be asked to provide testimony befitting Rule 702 expert testimony. Please note that no Rule 26 report has been prepared since Mr. Schwartz is not a retained expert.

Respectfully submitted,

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*Attorney for Plaintiffs*

**CERTIFICATE OF SERVICE**

Counsel for the plaintiff hereby certifies that a true and correct copy of **Plaintiffs' Expert Witness List** was served this 3<sup>rd</sup> day of July, via e-mail through the ECF System for the Western District of Oklahoma, upon the following:

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